

REMARKS

The continued allowability of claims 6, 18, 20, 22 and 24 is again acknowledged appreciatively.

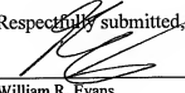
However, the Advisory Action of November 13, 2007, is incomplete in failing to consider the Information Disclosure Statement of November 5, 2007, and, therefore, failing to recognize the claimed passive voltage dependent resistor that distinguishes the rest of the claims. As described in the art of the Information Disclosure Statement and also the specification, a passive voltage dependent resistor is one which itself, i.e., passively, changes resistance in response to the voltage applied.

Therefore, the example in the Advisory Action that a "... resistor is dependent on the power such device receives" is irrelevant. It reads the compound noun, "passive voltage dependent resistor," which is the name of the distinguishing element, as adjectives to a resistor, which they are not.

The applicant may use terms in their ordinary meaning as shown by the art of the Information Disclosure Statement, and may also define the terms used in the lexicography of the specification as at page 9, line 27ff. Such is not reading the specification into the claims, but the claims into the specification and, in this case, also the ordinary meaning of its terms.

Reconsideration and allowance are, therefore, requested.

Respectfully submitted,

  
\_\_\_\_\_  
William R. Evans  
c/o Ladas & Parry LLP  
26 West 61<sup>st</sup> Street  
New York, New York 10023  
Reg. No. 25858  
Tel. No. (212) 708-1930